

## UNITED STATE DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.

PM1170720

Please find below and/or attached an Office communication concerning this application or

TOWNSEND AND TOWNSEND AND CREW TWO EMBARCADERO CENTER BIH FLOOR SAN FRANCISCO CA 94111-3834 LS (1 SE NOSM) (1 EXAMINER

ART UNIT

PAPER NUMBER

07/20/20

DATE MAILED:

Commissioner of Patents and Trademarks



proceeding.

	Application No	).	Applicant(s)	Applicant(s)				
•	09/475,958	/475 958 B		BITNER ET AL.				
Notice of Allowability	Examiner		Art Unit					
	Duradian L Sign	<b>.</b>	1655					
	Bradley L. Siss		<u> </u>					
The MAILING DATE of this communication appearable of the communication appearable of all claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance and Issue	COR REMAINS	CH CIOPLI IN MIS AUI	ulication. It not more	ucu				
<ol> <li>This communication is responsive to the interview of 13 Jets.</li> <li>The allowed claim(s) is/are 1-25 and 27-29.</li> <li>The drawings filed on are acceptable.</li> <li>Acknowledgment is made of a claim for foreign priority under the CERT.</li> </ol>	nder 35 U.S.C. § 1	19(a)-(d).						
• • • • • • • • • • • • • • • • • • • •	a) ☐ All b) ☐ Some* c) ☐ None of the CERTIFIED copies of the priority documents have been							
1. Treceived.	orial Number\							
2. Treceived in Application No. (Series Code / Se	2 received in Application No. (Series Code / Serial Number)							
3. received in this national stage application from the International Bureau (PCT Rule 17.2(a)).								
* Certified copies not received:								
5. Acknowledgement is made of a claim for domestic priority under 35 U.S.C. & 119(e).								
A SHORTENED STATUTORY PERIOD FOR REPLY to comply with the requirements noted below is set to EXPIRE <b>THREE MONTHS</b> FROM THE "DATE MAILED" of this Office Action. Failure to timely comply will result in ABANDONMENT of this application. Extensions of time may be available under the provisions of 37 CFR 1.136(a).								
6. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.								
7. Applicant MUST submit NEW FORMAL DRAWINGS								
(a) Decause the originally filed drawings were declared by applicant to be informal.								
(b) including changes required by the Notice of Draftsperson's Patent Drawing Review( PTO-948) attached								
1) $\square$ hereto or 2) $\square$ to Paper No								
(c) including changes required by the proposed drawing correction filed, which has been approved by the examiner.								
(d) ☐ including changes required by the attached Examiner's Amendment / Comment.								
Identifying indicia such as the application number (see drawings. The drawings should be filed as a separate p Draftsperson.	37 CFR 1.84(c)) paper with a tran	should be written smittal letter addr	on the reverse side essed to the Officia	of the I				
8. Note the attached Examiner's comment regarding REQU	JIREMENT FOR	THE DEPOSIT OF I	BIOLOGICAL MATE	RIAL.				
Any reply to this letter should include, in the upper right hand corner, the APPLICATION NUMBER (SERIES CODE / SERIAL NUMBER). If applicant has received a Notice of Allowance and Issue Fee Due, the ISSUE BATCH NUMBER and DATE of the NOTICE OF ALLOWANCE should also be included.								
Attachment(s)								
1⊠ Notice of References Cited (PTO-892) 3□ Notice of Draftperson's Patent Drawing Review (PTO-948) 5⊠ Information Disclosure Statements (PTO-1449), Paper No. 7□ Examiner's Comment Regarding Requirement for Deposit of Biological Material	<u>7, 8</u> .	2☐ Notice of Informal Patent Application (PTO-152) 4☑ Interview Summary (PTO-413), Paper No.6 6☐ Examiner's Amendment/Comment 8☐ Examiner's Statement of Reasons for Allowance 9☐ Other						
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U.S. Patent and Trademark Office	Notice of Allowab	ility		Part of Paper No.				
PTO-37 (Rev. 3-98)								

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## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Karen King on 13 July 2000.

The application has been amended as follows:

In the claims:

1. (Twice amended) A method of using magnetic particles to concentrate or harvest cells, comprising the steps of:

- (a) combining cells with magnetic particles, under conditions wherein the cells selectively adsorb directly to the particles thereby forming a complex [form a complex with the magnetic particles], wherein said magnetic particles are selected from the group consisting of (1) pH dependent ion exchange particles and (2) silica magnetic particles consisting essentially of a magnetic core coated with a siliceous oxide having a hydrous siliceous oxide adsorptive surface; and
- (b) isolating the complex from the solution by application of magnetic force.

8. (Twice amended) A method of clearing a solution of disrupted biological material, according to steps comprising:

(a) providing a solution comprising a disrupted biological material;

(b) combining the solution with second magnetic particles under conditions wherein the disrupted biological material selectively adsorbs directly to the particles, thereby forming [forms] a complex [with the second magnetic particles], wherein said magnetic particles are selected from the group consisting of (1) pH dependent ion exchange particles and (2)

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silica magnetic particles consisting essentially of a magnetic core coated with a siliceous oxide having a hydrous siliceous oxide adsorptive surface; and

(c) separating the complex from the solution by application of magnetic force.

- 21. (Twice amended) A method of isolating a target nucleic acid from a disrupted biological material, comprising the target nucleic acid, a first non-target material, and a second non-target material, comprising the steps of:
  - (a) combining a solution of the disrupted biological material with first magnetic particles under conditions wherein the first non-target material selectively adsorbs directly to the particles, thereby forming [forms] a first complex [with the first magnetic particles], wherein said magnetic particles are selected from the group consisting of (1) pH dependent ion exchange particles and (2) silica magnetic particles consisting essentially of a magnetic core coated with a siliceous oxide having a hydrous siliceous oxide adsorptive surface;
  - (b) separating the first complex from the solution of disrupted biological material by application of magnetic force, forming a cleared solution comprising the target nucleic acid and the second non-target material;
  - (c) combining the cleared solution with second magnetic particles under conditions wherein the target nucleic acid adsorbs to the second magnetic particles, forming a second complex;
  - (d) isolating the second complex from the cleared solution;
  - (e) washing the second complex by combining the second complex with a wash solution and separating the second complex from the wash solution by magnetic force; and
  - (f) combining the washed second complex with an elution solution, under conditions wherein the target material is desorbed from the second magnetic particles.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bradley L. Sisson whose telephone number is (703) 308-3978.

The examiner can normally be reached on 6:30 a.m. to 5 p.m., Monday through Thursday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, W Gary Jones can be reached on (703) 308-1152. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3592 for regular communications and (703) 308-0294 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

Bradley L. Sisson Primary Examiner Art Unit 1655

BLS July 14, 2000

